



RESTORE
LOST VIGOR
Place you up in a week. Sold with **WRIGHT'S**
Lubricity. Low cost and low price in either
quantity or small lots. If you can't get it
anywhere but by mail, S. H. Brown & Co., Willamette St.,
Portland, Ore., is your money. Address—
S. H. Brown & Co., Portland, Ore.

to post office.

ional Bank,
IO.

and Profits \$40,000

this bank has opened a SAV-
\$1,000 and upwards will be re-
collected.

GUTHRS, Jr., Cashier.
 LUNNINGHAM, Asst Cashier.
 er Dinner or Supper,
 RELIEVES
INDIGESTION AND
DYSPEPSIA,
 AND CORRECTS
 ACIDITY OF THE
 STOMACH.
Stomach Disorders.
 DR. JAS. DUFFIELD, VICE PRES.
 CASHIER.
Metropolitan Bank,
 10, Metropolis Block.
Banking Business
 Collections promptly made. Deposits
DEPARTMENT *
 NEW MONET

[illegible]

LAWRENCE O'NEILL,
 Sheriff, Allen County, Ohio.
 10, November 4, 1894.
 Mackenzie, Plaintiff's Attorney.

SHERIFF'S SALE.

Case No. 6555

MacTee Co., Plaintiff vs. J. W. Pedenant, Defendant.	Page 50 of the Common Pleas of Allen County, Ohio, in and for the sale of certain premises situate in North Union Street in the City of Lima, Ohio, between March 1, 1900 and 28th, A. D. 1893.
------------------------------------------------------------	-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------

The following property to-wit:
 The east half of lot number
 one of the first lot in range
 one original plat of Lima, Ohio.

LAWRENCE O'NEILL,
 Sheriff, Allen County, Ohio.
 10, November 4, 1894.
 J. W. Pedenant's attorney.

(Trade Mark.)
P
GLOVES
 MANUFACTURED

MADE BY
CHAMMONT
P & P
TRADE MARK

MANUFACTURED BY
BERTHOLD
P & P
TRADE MARK

MANUFACTURED BY
MONTAINE
P & P
TRADE MARK

For the above brands of
G. R. BLEUM.

FAUROT'S...
Opera House.

MONDAY EVENING, NOV. 27.

A FAMOUS PLAY.

THE BURGLAR

100 NIGHTS IN NEW YORK CITY

MADISON : SQUARE : THEATRE.

Mr. Augustus Thomas'

Four Act Comedy Drama.

FROM THE STORY OF

EDITHA'S BURGLAR.

By Mrs. Frances Hodgson Burnett.

DIRECTION OF A. Q. SCAMMON.

Seats on sale at Melville's. Regular prices.

The Lima Times-Democrat.

THE TIMES-DEMOCRAT PUBLISHED CO.

COUNTING ROOM, 22 NORTH MAIN ST.

TELEPHONE CALL, No. 84.

TALES OF THE TOWN.

Born, to Mr. and Mrs. Louis Brock-

er, a girl.

Monday morning, commencing at

8:30 o'clock, Judge Ritchie will give

a number of important decisions.

Dr. Newell, who was injured by

being hit by a G. H. & D. train a few

nights ago, continues to improve.

The jury in the Frances Under-

wood case, after being out three

hours, last evening, returned a ver-

dict of no cause for action.

The funeral services of Michael

Gallagher and J. S. Maher, were

held this morning at St. Rose's church.

Father Manning officiating. Inter-

ment in the Catholic cemetery.

This afternoon Passenger Engineer

Wm. Gallagher, of the C. & D. P.,

took out a marriage license for him-

self and Miss Rose Kingseed, of Sid-

ney. They will be married to-mor-

row.

Thomas Tate, of Bucyrus, who has

been visiting his daughter, Mrs. Geo.

Moyer, of East High street, was

taken ill since he came here and is

very low. His wife has been called

to care for him.

This morning about 10:30 Adam

Herald's horse, hitched to his deliv-

ery wagon, frightened near the

North House, and running away

threw the driver out, but did not in-

jure him seriously.

Mrs. Timothy Mabony died at her

home on Findlay street this morn-

ing. The remains were removed to

the home of her daughter, Mrs. Fitz-

gerald, on North Jackson street. The

funeral will be held Monday morning

at 8:30 o'clock.

ABOUT PEOPLE.

Who They Are, Where They Have

Been or Are Going.

Mr. and Mrs. A. E. Cathey are vis-

iting his parents in Crestline.

Miss Mayne Moore, of East North

street, will spend Sunday with friends

in Delphos.

Miss Anna McComb of North Pine

street, went to Columbus Grove to-

day to spend Sunday.

Mrs. J. H. Nichols, of Richmond,

Ind., has returned home after a few

days visit with relatives in this city.

Mr. S. Tippet and daughter, of

Chattanooga, Tenn., and Miss Bertha

Gustin, of South Main street, are the

guests of their parents at Ada for a

few days.

Mrs. J. H. Newell and children, of

Second street, have returned from a

four months visit with her parents in

New York City. While there she

buried her father, Mrs. Newell's

sister, Mrs. Eva Hart, accompanied

her to Lima, and is her guest.

Special

Lot of Cloaks very cheap at Bell's.

32-24W

At the Evening School.

Several inquiries have come in

from girls and young women about

the evening school. There are prob-

ably many who would be glad to at-

tend if classes were formed for them.

All such are requested to attend the

next meeting, Monday evening at 7

o'clock, in the Superintendent's office,

for the purpose of organizing such

classes, if found desirable.

Respectfully,

J. M. GREENSLADE.

Twelve and One-half cents a yd.

Twenty-Nine cents a yd.

Thirty-Three cents a yd.

Forty-Nine cents a yd.

Fifty-Eight cents a yd.

Are the prices of five bargains in

Dress Goods that you should miss, at

32-24W

BELL'S.

Potatoes

Will have fine Michigan potatoes

for sale on the P. F. W. track, near

North Main street. Monday next.

Inquire of

EVA ROSEN.

Patronize Home Piano Tuners

for perfect satisfaction. Leave or-

ders at Reiter & Vangunten's Music

Store, 333 North Main Street. tr

THEMSELVES

To Blame for Building on Too String-

ent Rules

For the Government of the City.

Judge Ritchie makes an Interest-

ing Decision.

It looked for a while yesterday

evening as though the glove contest

between Vokes and Slusher would not

come off. Secretary Williams of the

Y. M. C. A., and Rev. Freeman took

the matter in hand and made a most

decided effort to stop the affair.

They consulted legal advice, but as

the consent of the Mayor had been

secured, they were baffled in that di-

rection. They next visited B. C.

Faurot, one of the owners of the

block, and induced him to commence

injunction proceedings against Man-

agers Moore and Lutz and the contest-

ants. Cable & Harmer were called

upon and the documents drawn

up. They alleged that the managers

had caused to erect in Music Hall a

certain platform which would injure

and damage the floor of the hall, and

also give the place a bad name, as

they were about to permit a prize

fight to come off there, the same be-

ing in violation of the statute. Vokes

and Slusher were charged with being

about to engage in such prize fight.

The matter was argued before Judge

J. E. Ritchie. Moore & Lutz had W.

Ritchie to look after their interests,

and the matter was argued for an

hour and a half, but at half past six

o'clock, the defendants answered by

denying that they were about to erect

a platform in the hall, or that they

were about to let it out for a prize

fight. It was proven that the plat-

form had already been built, and ar-

ticles of agreement were introduced

to show that Vokes and Slusher had

agreed to give a twenty-round con-

test and a prize fight as was alleged

in the petition.

It was claimed by the plaintiff

that such contests were in violation

of the law, while the defense showed

that the law provided that if the

written consent of the Mayor was

given, such contests could take place.

The written consent of the Mayor

was introduced.

After the arguments, Judge Ritchie

stated that he could not give the

contest as he was not sure that the

contest was to take place that

night. He carefully weighed the

matter, and from the evidence before

him, and he could consider none

other.

COULD NOT SEE HOW

he or any other could grant

an injunction to prevent

erection of a platform

anything else that had been com-

pleted, as was shown in this case.

He therefore refused to grant an in-

junction. He next took up the matter

of Vokes and Slusher being about

to fight a prize fight. Judge Ritchie

held that the prosecution claimed

they were about to engage in such a

fight, while on the other hand it was

denied. The only evidence before

him was the articles of agree-

ment, which stated that the parties

were to contest for points. Even

were they about to engage in a prize

fight, he could not grant an in-

junction to stop it any more than he

could enjoin any one from com-

mitting a crime. In one from com-

mitting a crime. In the jurisdiction of that or any

other court to issue such an in-

junction. When the crime was com-

mitted would be time enough for that

court to take action in the matter. In

regard to the contest taking place in

the hall, which the plaintiff claimed

was not the headquarters of the club

alleged to have the contest in hand,

the Judge said that it had been

shown that the hall had been

rented by the club, and that it was

the same in that case as in any other,

that the hall during such a time was

the property of the club. The law

had been complied with in the mat-

ter of getting the Mayor's consent in

writing. The court supposed that

official knew what he was doing

when he issued the permit, and knew

the persons, or he would not have

issued it. The Mayor was responsible

for the peace and good order of the

city, and it was not within the juris-

diction of that court or any other to

tell him what to do. In short, the

court of equity had no authority to

interfere. Judge Ritchie stated that

he was as strongly opposed to such

affairs as those who wished to stop it,

but he was not sitting there as a pri-

vate citizen, but as a court of justice.

He concluded with the statement

that he wanted to say to the good

people, that those who were opposed

to such proceedings, that they, or a

portion of them at least, were res-

ponsible for the

CONDITION OF AFFAIRS

in that they were partly

responsible for putting the

Mayor there, the result of their

wanting a too stringent government

to rule the city, and would only su-

port those of the strict type.

When a crime had been committed

was the time for that court to take

action and not before. The applica-

tion for an injunction was refused on

the ground that that court had no

jurisdiction in the matter.

The legal proceedings had the ef-

fect of reducing the attendance some-

what, if nothing else.

To be Given Away.

Dallier & Hall will take pleasure in

showing the elegant gold watch and

chain to be given away at the

Masque Ball which will be given by

City Band, on Thanksgiving eve.

Tickets on sale there also. It

Twenty Acres

Of good skating at McCullough's

lake. Good fires and refreshments.

Admission ten cents. 32-25

For Sale or Trade.

40 acres of good land in Indiana

good house. Land well improved.

Box 733, Lima, O. It

For Baby Buggy Robes

For \$1.75. Another lot just received

at Bell's. 32-24W

World's Fair Ceylon Tea

at the Lima Tea Co. It's the genu-

ine stuff, too. d&w

T. M. C. A. Notes.

Men's meeting to-morrow at 3:30.

Building committee has an impor-

tant meeting next week. It is ex-

pected some forward steps will be

taken in the movement.

The regular study of the Sunday

school lesson occurs this evening at

seven o'clock.

All young men who are interested

in Bible study are invited to gather

after the men's meeting to-morrow to

talk over the Bible training classes

for the winter.

The men's meeting occurs to-mor-

row at 3:30. The general secretary

will have charge. Good singing. All

young men are invited. A bright,

interesting service for men only for

just one hour.

THE SCHOLARS

Will Contribute to the Relief of

Their Poor Schoolmates.

It has been our custom now for

several years to take up in all the

grades of the city public schools, a

penny collection sometime in Thank-

sgiving week. This money is expend-

ed for shoes and articles of clothing

for school children who otherwise

would be unable to attend school.

The day after last Thanksgiving day,

there was to the credit of this fund

\$83.70. This was all expended, and

the fund has been overdrawn a few

dollars. The winter promises to be

a hard one on the poor, and already

there has been much suffering from

the cold among the thinly clad school

children. I know of no better way of

meeting the needs of these children

than through the teachers who come

in contact with them daily, and

know all the circumstances of the

cases. Much good is done with this

money, and every dollar is judicious-